

## WURSTER WORKING HARD FOR BURR.

Even Sacrificed a Place on the Low Ticket to Gain His Point.

HIS REASON FOR SO DOING.

Mayor States That His Corporation Counsel Has Done Splendid Work for Brooklyn.

Mayor Wurster has gone into the campaign to battle for the election of Corporation Counsel Burr, who is the Republican nominee for Supreme Court Justice. He may be for Low, but all his active work will be for Mr. Burr, who is not by any means certain that the Mayor will support the entire Republican ticket to the exclusion of Mr. Burr.

The Mayor's loyalty to his Corporation Counsel is indicated by the fact that he sacrificed a place on the Low ticket, because no promise would be given him that Burr would be on the same ticket.

As Told by Ludwig Nissen.

The inside history of the negotiations was made known yesterday by Ludwig Nissen, a close friend of Mayor Wurster, and a Civil Service Commissioner. After Mr. Wurster had consented to accept the nomination for Comptroller, said Mr. Nissen, "the Citizens' Union delegated the task of finding the provided candidate for the Presidency of the Council to the Brooklyn Committee of Fifty. The Executive Committee began its consideration of the subject on Saturday afternoon, and after the discussion of various names and the positive refusal of Mr. Schieren, who was its first choice, to run, it unanimously resolved to recommend the nomination to Mayor Wurster."

"In accordance with that decision Mr. Jackson Wallace, and myself, called on Mr. Wurster on Sunday afternoon to tender him the nomination, with the positive understanding that we were empowered to tell him that if he would accept it, there would be no further consideration of other names and that he would be nominated."

He Made This Promise.

"The Mayor felt complimented at receiving the offer of a nomination from such a source and said that, inasmuch as there was a principle to be fought out which he himself heartily supported, he would accept it. He said that he would not accept it unless he could be assured that the condition could be complied with. That condition was the endorsement of the candidacy of his Corporation Counsel, Mr. Burr, for the office of Supreme Court Justice."

"His reasons for making that condition were that Mr. Burr had been an excellent Corporation Counsel and his incumbency of that office had been of great benefit to the city of Brooklyn, and that he could not consistently and would not consent to condition whatever he was a candidate for any office if his candidacy would in any way injure that of Mr. Burr. And he felt that his candidacy would injure Mr. Burr's unless the latter's name appeared on the same ticket with his."

"But there was where the break came. The Committee of Fifty would not endorse Mr. Burr because he was a regular party nominee, and further because his candidacy only affected a very small portion of the Greater New York and had nothing to do with the local contest, whatever it might be. Being the neither of the candidates for Justice of the Supreme Court he was not endorsed."

FILL BACKUS'S SHOES.

Sorts of Candidates Put Forward in the Event of There Being a Vacancy.

If the Court of Appeals, in its decision, which is to be handed down early this morning, rules that the terms of District Attorney Backus and the two Coroners of Kings County expires with this year, it is probable that Henry A. Powell, Registrar of Arraers, will be given the nomination for District Attorney by the Republican Committee. This would be a serious blow to the Democratic Party, as the nomination of Backus, who is backed by the Woodruff family, has been a matter of diplomacy, to agree to the renomination of Backus, who is backed by the Woodruff family, but he has had much to do with the overthrow of Woodruff. Colonel Alfred E. Lamb has also been considered for the office, but he has been practically decided yesterday on Powell.

Although Coroner Nason is a Worth man, the District Judge has decided to nominate him, should the Court of Appeals sustain the Appellate Division. Coroner Combs will not be renominated, as his decision has been reached as to who will be placed on the ticket in this place.

VAN WYCK IN BROOKLYN.

Paid a Visit to His Brother in the Supreme Court, but Otherwise Kept Secluded.

Judge Van Wyck made his first appearance in Brooklyn yesterday since he was made the Democratic nominee for Mayor. He visited his brother, Supreme Court Justice Van Wyck, in the Court House, during the afternoon and night, and a few politicians with whom he is acquainted spoke to him as he left the Court House, but he did not come in contact with any of the Democratic leaders.

GENERAL TRACY INDORSED.

Appleton Confident of the Republican Ticket's Success.

A meeting of the Republican delegates from all the districts in the Sixth Ward was held last evening in Grant Union Hall, Court street, near Harrison, and the ticket from top to bottom was heartily indorsed. Those present were: George W. Appleton, Henry and R. Ross Appleton, the candidate for President of the Municipal Council. Mr. Appleton made an informal address, in which he expressed his belief that the Republican ticket would be elected. General Tracy, he said, would get the support of all Republicans, and that he would divide the Democratic vote. Every mention of General Tracy's name was loudly applauded.

After the general meeting there was a meeting of the Campaign Committee to perfect arrangements for a full representation of the Sixth Ward at the Celebration Theatre to-morrow night, when Lemuel E. Quigg is to talk to the secretaries and presidents of all the Republican ward associations in Brooklyn.

First Day of Registration.

To-day is the first day of registration in Brooklyn. The places for registration will be open from 7 in the morning till 10 at night without intermission. Those who do not register on to-day will be late.

Looking for Nicholas Walsh.

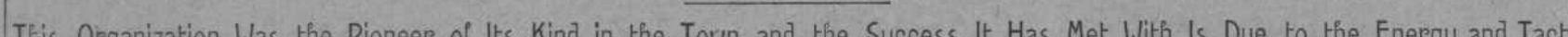
Nicholas J. Walsh, an electrician, formerly employed by Thomas Baylis, of Atlantic Avenue, East New York, has been missing from his home, No. 18 Pullington place, since September 6. His wife and three children have been left destitute.

## FLATBUSH TAXPAYERS' ASSOCIATIONISTS PIONEERING THE FAST IMPROVEMENTS.

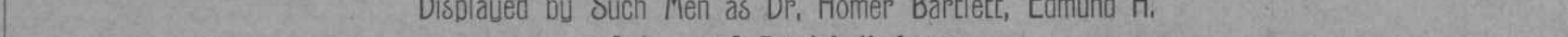
This Organization Was the Pioneer of Its Kind in the Town, and the Success It Has Met With Is Due to the Energy and Tact Displayed by Such Men as Dr. Homer Bartlett, Edmund H. Driggs and Patrick McCanna.



DR. HOMER L. BARTLETT



EDMUND H. DRIGGS



PATRICK MCCANNA

where necessity demands, sewer and water pipes where natural sanitary laws require, paved streets and walks and other improvements that the old towns would have had before the annexation act placed them under the rule and power of City Fathers and the members of the association intend to have them.

The Flatbush Association does not make unreasonable demands. Had it not been for the organization the residents of the most picturesque section of the city would today be in tears.

The association has been in existence about two years. The first president was Dr. Homer L. Bartlett, one of the most prominent residents of Brooklyn, as well as one of the largest property owners in Flatbush. The standing of Dr. Bartlett in the community was sufficient to guarantee the success of the association. The president outlined the work of the association at the start. He declared that it was for the good of the property owners, their tenants and every one who had residence or business in the old town.

At that time there were no sewers through several of the streets; rats, holes, lakes and rivulets were in many of the avenues; electric lights were as frequently seen on the streets as diamonds hidden in the mud. With the organization of the association things began to change, and when Dr. Bartlett's term as president expired Mr. Edmund S. Driggs was made head of the body, and he carried the original work on as per programme. Mr. Driggs is the resident Democratic nominee for Congress to take the place left vacant by the resignation of Postmaster Wilson. Mr. Driggs is an energetic man and a good talker, as well as a worker.

Another man who is a large property owner and who has been very active in the Flatbush Association is Patrick McCanna, formerly chief engineer of the county buildings. He has taken the floor many times in his demand that the claims of Flatbush be recognized by the City Fathers, and his arguments have been generally logical and forcible.

Police Justice Alfred E. Steers, John Z. Lott, D. M. Kurtz, T. H. Roberts, P. J. Sullivan, J. J. Snyder, Joseph Curran, Henry Hesterberg, C. W. Tompkins, Pomeroy Burton, M. L. Hamilton and John C. Glodhill are also members who have participated in the lion's share of the work that has redounded to the benefit of every man, woman and child who lives in the old town.

The chief business transacted at last night's meeting was the action taken in reference to the grading and paving of Clarkson street. The grade at the present time under the terms of the contract makes the street a curlicue. There are hills and mountains, valleys and dales, according to the statements made at the meeting, because of the alleged stupidity of the Common Council, and resolutions were adopted calling for a stoppage of the work until a proper grade could be given.

These members were elected to the association: F. W. Baldwin, Norton L. Hamilton, W. A. Muldoon, Frederick Tack, T. J. Sinnott, E. C. Strong and Walter Moore.

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PRACTISED WITHOUT DIPLOMA?

Druggist Garliff Arrested on the Complaint of a Medical Society.

Justice Kramer in the Lee Avenue Police Court, Williamsburg, yesterday, held Edmund A. Garliff, a druggist of No. 404 Canal street, in \$500 bail on the charge of practising medicine without a diploma. Although the complaint was made by Dr. David Meyer, of the New York Medical Society, it was mainly upon the affidavit of Mrs. Cornelia Haven, of No. 235 East Twenty-fifth street, New York, who said she attended to the case of her son, who was suffering from a disease of the throat, and that she had been treated by Garliff for what he told her was blood poisoning, and that he had prescribed pills and medicine. It is alleged that the drugs caused Mrs. Haven to become blind, in which condition she remained for several weeks. She is still suffering from the effects of Garliff's prescription, and it will be a long time before she regains her former health.

Dr. Meyer had his attention drawn to the matter, with the result that Garliff was arrested. When arraigned yesterday he pleaded guilty to the charge, and was released on \$500 bail for a hearing October 14.

Jamaica Democrats' Case Adjourned.

The hearing before County Clerk Sulistat in Jamaica, L. I., yesterday, in regard to the right of Supervisor F. W. Dunton and others to the name of the National Democratic party, was adjourned until to-morrow.

Frederick Feger Missing.

Frederick Feger, whose parents live at No. 194 West Ninth street, Brooklyn, has been missing since Tuesday morning. He started for school, but did not return. His place during the forenoon. He did not return home in the evening and his parents notified the police. When he left home Feger had on gray striped trousers, black shoes, blue coat, blue shirt and a blue cloth hat.

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## SOOT THAT ONCE ON BROOKLYN

Must Now Be Stopped Says His Honor, Judge Van Wart.

DEFIED BY NASSAU ROAD.

They Used Soft Coal in Their Power House Contrary to the City Ordinance.

The housewives of South Brooklyn and the Park Slope can stop drying their clothes in the cellar or the kitchen and try the clothes poles in the back yard soon, if a decision rendered yesterday by Justice Van Wart, in the Second District Civil Court, is not rendered nugatory by the defiance of the Nassau Electric Railroad Company.

The city of Brooklyn sued the railroad company for violating the city ordinance governing the use and abuse of soft coal for fuel in its power house in South Brooklyn. The judgment carries with it a fine of \$100 and costs, and there is another suit of some kind pending against the company. The case which has just been decided against the company will of course be appealed.

In the Legislature passed a law intended to stop the soft coal nuisance in Brooklyn and which prohibited its use within four miles of the City Hall, except for the purpose of welding iron and steel. Justice Van Wart says that the prohibition was for the purpose of protecting the health and the pursuit of happiness, not to say the dissipation of clinders and soot. He held that the ordinance was valid, but that the power house was used in part for welding, a large proportion of it was used for other purposes.

The poor corporation averred that its rights under the fourteenth amendment to the United States Constitution, guaranteeing the equal protection of all under the laws, to the enjoyment of life, liberty and the pursuit of happiness, not to say the dissipation of clinders and soot, had been invaded and that the ordinance was unconstitutional. The judge thought the State authorities, in the absence of proof to the contrary, in regulating or restricting the use of soft coal acted as was necessary to protect the health, comfort and safety of the public.

Complaint after complaint has been lodged against the concern for filling the atmosphere with smoke and soot, but all to no purpose, until this action was brought in the section of Brooklyn where the power house is situated the nuisance has been intolerable at times when the prevailing winds have blown smoke and soot toward Park and Greenwood over the yards of hundreds and hundreds of residences and apartment houses. Wherever the smoke descends on a line full of washing it leaves a black smudge that can hardly be boiled out. Only people in mourning can sit complacent under the diffusion, and their hands and faces quickly match their garments.

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